HAMILTON, BROOK, SMITH & REYNOLDS, P.C.							
UTILITY	Attorney Docket No. First Named Inventor or Application Identifier		2376.2006-000				
PATENT APPLICATION TRANSMITTAL			Mark C. Inlow				
(Only for new nonprovisional applications under 37 C.F.R. 1.53(b))	Express Mail Label No.		EV 21	5730995 US	303		
Title of Invention Electronic Insertion/F	Extraction Cycle	Counter	r and Log	gger Device	10/6		
APPLICATION ELEMEN See MPEP chapter 600 concerning utility patent ap	ITS		ESS TO:	Mail Stop Patent Application	CO.		
Fee Transmittal Form (Submit an original, and a duplicate for form)	ee processing)	6. []		de and/or Amino Acid Sequence Submission cable, all necessary)			
	tal Pages [16]		a. []	Computer Readable Form			
(preferred arrangement set forth below)Descriptive title of the invention			b. []	Paper Copy (identical to computer copy)			
- Cross References to Related Appli				[] Pages			
 Statement Regarding Fed sponsor Reference to sequence listing, a ta program listing appendix 			c. []	Statements verifying identity of above copies			
 Background of the Invention Brief Summary of the Invention 		ACCOMPANYING APPLICATION PARTS					
- Brief Description of the Drawings	(if filed)	7. [] Assignment Papers (cover sheet & documents)					
 Detailed Description Claim(s) Abstract of the Disclosure 		[X] Assignee	e - Tellabs Operations, Inc. Naperville, IL 60532			
3. [X] Drawing(s) (35 U.S.C. 113) Total S		8. []	Power o	f Attorney [] 37 C.F.R. 3.73(b) State	ement		
[] Fig. of the Drawings for Publica [X] No Figure to be Published	9. [] English Translation Document (if applicable)						
4. [] Oath or Declaration Total	Pages []	10. []	Informati Statemen	ion Disclosure [] Copies of IDS Cita at (IDS)/PTO-1449	tions		
a. [] Newly executed (original or	сору)	11. []	Prelimina	ary Amendment			
b. [] Copy from a prior application (for continuation/divisional with		12. [X] Return R	eceipt Postcard			
i. [] DELETION OF INVE		13. [] Small Entity Statement(s)					
Signed statement att inventor(s) named ir		14a. [] Foreign Priority Claim under 35 U.S.C. §119 or 365					
application, see 37 (14b. [] Certified Copy of Priority Document(s)15. [X] Nonpublication Request (check parent application)					
and 1.33(b). 5. [] CD-ROM or CD-R in duplicate, large	table or Computer	_] Nonpubii Other _	ication Request (check parent application)			
Program (Appendix)	table of Computer	10.	_				
17. If a CONTINUING APPLICATION, o	check appropriate bo	x; supply	the requisi	ite information.			
[] Continuation [] Divisional [] Continuation-in-part (CIP) of prior application No.:							
Prior application information: Examiner: Group Art Unit:							
The entire disclosure of the prior app hereby incorporated by reference. (Add standard Related Applications section	lication is consider with incorporation b	ed a part y reference	of the disc	closure of the accompanying application and in attention and in attention are attention are attention and in attention are attention and in attention are attention are attention and in attention are attention and in attention are attention attention are attention	is		
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Submitted by Typed or Printed Name	Mark B. Solomon	Reg. Number	44,348

HAMILTON, BROOK, SMITH & REYNOLDS, P.C.

NONPUBLICATION		First Named Inventor		Mark C. Inlow	
REQUEST AND CERTIFICATION UNDER	Attorney Docket No.		2376.2006-000		
35 U.S.C. 122(b)(2)(B)(i)		Express Mail Label No.		EV 215730995 US	
Title of Invention	Electronic Insertion/Extraction Cycle Counter and Logger Device				

Pursuant to 37 C.F.R. § 1.213(a)(3), I hereby certify that the invention disclosed in the attached application has not and will not be the subject of an application filed in another country, or under a multilateral international agreement, that requires publication at eighteen months after filing. I hereby request that the attached application not be published under 35 U.S.C. 122(b).

The undersigned is an attorney/agent for applicant.

7/30/03

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If applicant subsequently files an application directed to the invention disclosed in the attached application in another country, or under a multilateral international agreement, that requires publication of applications eighteen months after filing, the applicant must notify the United States Patent and Trademark Office of such filing within forty-five (45) days after that date of the filing of such foreign or international application. Failure to do so will result in abandonment of this application (35 U.S.C. 122(b)(2)(B)(iii)).